1	RICHARD A. SCHONFELD, ESQ.		
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	Attorney for Defendant, SALEUMKIAT KAYARATH		
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7	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
8			
9	UNITED STATES OF AMERICA)		
9)		
10	Plaintiff,		
11	v.)	2:15-cr-305-GMN-GWF	
12	j ''	2:14-cr-353-GMN-GWF	
	SALEUMKIAT KAYARATH, et al.		
13)		
14	Defendant.		
15	,		
	STIPULATION TO CONTINUE THE HEARING RE REVOCATION OF SUPERVISED		
16	RELEASE SCHEDULED FOR JULY 26, 2023 AT 9:00 A.M.		
17	IT IS HEREBY STIPULATED AND AGREED, by and between the United States of		
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19	America, by and through Assistant United States Attorney David C. Kiebler, Esq., and Defendant,		
20	SALEUMKIAT KAYARATH , by and through his attorney Richard A. Schonfeld, Esq., that the		
21	Revocation of Supervised Release Hearing currently scheduled for July 26, 2023, in this matter be		
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	II VACALED AND CONTINUED TO THINELY 1901 DAYS TO A TIME AND DATE CONVENIENT TO THIS MONOTABLE COURT.		
23			
24	not prior to October 26, 2023.		
25	This Stipulation is entered into for the following reasons:		
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	1. The parties have met and conferred and believe that for judicial economy purposes		
27	the revocation proceedings should be continued for a period of 90 days so that the case of <i>State op</i>		
28	the revocation proceedings should be continued for a period of 70 days so that the case of state of		
	Nevada v. Kayarath C-23-374424-1, which forms the basis for the highest level violation in the		

1 Petition, can proceed to disposition. 2 2. That Counsel for Defendant has been in communication with Assistant United States 3 Attorney David C. Kiebler and there is no objection to the continuance as outlined above; 4 3. The Defendant consents to the continuance being sought herein; 5 6 4. Additionally, denial of this request for continuance would result in a miscarriage of 7 justice; 8 5. The additional time requested in this Stipulation is excludable in computing the time 9 within which the trial must commence pursuant to the Speedy Trial Act, Title 18, United States 10 11 Code, Sections 3161(h)(1)(D) and 3161(h)(7)(A) when considering the factors under Title 18, United 12 States Code, Sections 3161(h)(7)(B)(I) and 3161(h)(7)(B)(iv); 13 **DATED** this day of July, 2023. 14 **UNITED STATES ATTORNEY CHESNOFF & SCHONFELD** 15 16 /s/ David C. Kiebler /s/ Richard A. Schonfeld DAVID C. KIEBLER, AUSA RICHARD A. SCHONFELD, ESQ. 17 501 Las Vegas Blvd. South, Suite 1100 520 South Fourth Street 18 Las Vegas, Nevada 89101 Las Vegas, Nevada 89101 Attorney for Plaintiff Attorney for Defendant, Saleumkiat Kayarath 19 Tel: (702) 388-6336 Tel: (702) 384-5563 20 21 22 23 24 25 26 27 28 2

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FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER

Having considered the Stipulation of the Parties, and good cause being shown, the Court hereby finds and Orders as follows:

- 1. The parties have met and conferred and believe that for judicial economy purposes the revocation proceedings should be continued for a period of 90 days so that the case of *State of Nevada v. Kayarath* C-23-374424-1, which forms the basis for the highest level violation in the Petition, can proceed to disposition;
- 2. That Counsel for Defendant has been in communication with Assistant United States Attorney David C. Kiebler and there is no objection to the continuance as outlined above;
 - 3. The Defendant consents to the continuance being sought herein;
- 4. Additionally, denial of this request for continuance would result in a miscarriage of justice;
- 5. The additional time requested in this Stipulation is excludable in computing the time within which the trial must commence pursuant to the Speedy Trial Act, Title 18, United States Code, Sections 3161(h)(1)(D) and 3161(h)(7)(A) when considering the factors under Title 18, United States Code, Sections 3161(h)(7)(B)(I) and 3161(h)(7)(B)(iv);

. . . .

1	IT IS THEREFORE ORDERED that the Revocation of Supervised Release Hearing
2 3	currently scheduled for July 26, 2023 at the hour of 9:00 a.m. be continued to 10/31/2023 at 9 AM
4	IT IS SO ORDERED.
5	DATED this 7 day of July , 2023.
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7 8	GLORIA M. NAVARRO UNITED STATES DISTRICT JUDGE
9	Submitted by:
10	/s/ Richard A. Schonfeld RICHARD A. SCHONFELD, ESQ.
11	Nevada Bar No. 6815
12	520 South Fourth Street Las Vegas, Nevada 89101
13	rschonfeld@cslawoffice.net Attorney for Defendant
14	Tetorney for Defendant
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